1 2 3 4 5 6 7 8 9 10 11 12 13 14	Mark H. Gunderson, Esq. (SBN: 2134) Catherine A. Reichenberg, Esq. (SBN: 10362) GUNDERSON LAW FIRM 3895 Warren Way Reno, Nevada 89509 Telephone: (775) 829-1222 Facsimile: (775) 829-1226 Randall J. Sunshine, Esq. (SBN: CA 137363) Ellyn S. Garofalo, Esq. (SBN: CA 158795) LINER GRODE STEIN YANKELEVITZ SUNSHINE REGENSTREIF & TAYLOR LLP 1100 Glendon Avenue, 14th Floor Los Angeles, California 90024-3503 Telephone: (310) 500-3500 Facsimile: (310) 500-3501 ADMITTED PRO HAC VICE Attorneys for DENNIS MONTGOMERY and the MONTGOMERY FAMILY TRUST UNITED STATES DESTRICT OF	
15 16 17 18 19 20 21 22 23 24 25 26 27 28	DENNIS MONTGOMERY and the MONTGOMERY FAMILY TRUST, Plaintiffs, vs. ETREPPID TECHNOLOGIES, LLC, WARREN TREPP, and the UNITED STATES DEPARTMENT OF DEFENSE, Defendants. AND RELATED CASES.	Case No. 3:06-CV-00056-PMP-VPC BASE FILE (Consolidated with Case No. 3:06-CV-00145-PMP-VPC) DECLARATION OF ELLYN S. GAROFALO IN SUPPORT OF MOTION OF LINER GRODE STEIN YANKELEVITZ SUNSHINE REGENSTREIF & TAYLOR LLP TO WITHDRAW AS COUNSEL OF RECORD FOR EDRA D. BLIXSETH AND OPSPRING LLC; EXHIBIT

1	DECLARATION OF ELLYN S. GAROFALO
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3	I, Ellyn S. Garofalo, declare as follows:
4	1. I am an attorney at law duly licensed to practice before this Court. I am a member
5	of the law firm of Liner Grode Stein Yankelevitz Sunshine Regenstreif & Taylor LLP, counsel of
6	record for Counter-defendants Edra D. Blixseth ("Ms. Blixseth") and Opspring LLC ("Opspring").
7	As such, I have personal knowledge of the facts set forth in this Declaration and, if called as a
8	witness, could and would testify competently to such facts under oath.
9	2. On or about November 19, 2008, Ms. Blixseth and Opspring executed a settlement
10	agreement with Counter-claimants Warren Trepp and eTreppid Technologies LLC (the "eTreppid
11	Parties"), which resolved all of the Counter-claims pending against Ms. Blixseth and Opspring.
12	Confessions of Judgment were entered on December 11, 2008, and an Order dismissing all Claims
13	and Counter-claims was entered on February 19, 2009
14	3. On March 26, 2009, Ms. Blixseth filed a voluntary Chapter 11 petition for
15	bankruptcy in the United States Bankruptcy Court for the District of Montana. A true and correct
16	copy of Ms. Blixseth's bankruptcy petition is attached and incorporated as Exhibit A hereto.
17	4. The last known address of Ms. Blixseth is 42-765 Dunes View Rd., Rancho Mirage
18	CA 92270-4311. Opspring's last known address is 600 106th Avenue NE, Suite 210, Bellevue,
19	WA 98004-5045. Both Ms. Blixseth and Opspring have been served with this motion.
20	I declare under penalty of perjury under the laws of the United States that the foregoing is
21	true and correct.
22	Executed on this 17th day of April 2009, at Los Angeles, California.
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24	/s/ Ellyn S. Garofalo
25	Ellyn S. Garofalo
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1 CERTIFICATE OF SERVICE Pursuant to NRCP 5(b), I certify that I am an employee of the Law Offices of Liner Grode Stein Yankelevitz Sunshine Regenstreif & Taylor LLP, and that on April 17, 2009, I caused to be served 3 the within document described as DECLARATION OF ELLYN S. GAROFALO IN SUPPORT OF MOTION OF LINER GRODE STEIN YANKELEVITZ SUNSHINE REGENSTREIF & TAYLOR LLP TO WITHDRAW AS COUNSEL OF RECORD FOR EDRA D. BLIXSETH **AND OPSPRING LLC: EXHIBIT** on the interested parties in this action as stated below: Carlotta P. Wells, Sr. Trial Counsel J. Stephen Peek, Esq. Jerry M. Snyder, Esq. U.S. Dept. of Justice Adam G. Lang, Esq. Fed.Programs Branch Shane M. Biornstad, Esq. Civil Division, Room 7150 20 Massachusetts Avenue, NW Holland & Hart LLP 5441 Kietzke Lane, Second Floor Post Office Box 883 Washington, D.C. 20044 Reno, Nevada 89511 (202) 514-4522; 616-8470 - FAX (775) 327-3000; 786-6179 - FAX speek@hollandhart.com; E-mail: Carlotta.wells@usdoj.gov 10 isnyder@hollandhartcom, Attorneys for Department of Defense alang@hollandhart.com. 11 sbiornstad@hollandhart.com Attorneys for eTreppid and Warren Trepp 12 Reid H. Weingarten, Esq. Raphael O. Gomez, Esq., Sr. Trial Counsel Brian M. Heberlig, Esq. U.S. Dept. of Justice, Fed. Programs Branch 13 Robert A. Ayers, Esq, Civil Division, Room 6144 Steptoe & Johnson, LLP 20 Massachusetts Avenue, NW 14 1330 Connecticut Avenue, N.W. Post Office Box 883 Washington, D.C. 20036-1795 Washington, D.C. 20044 15 (202) 429-3000; (202) 429-3902 - FAX (202) 514-1318; 616-8470 - FAX rweingarten@steptoe.com; E-mail: raphael.gomez@usdoj.gov 16 bheberlig@steptoe.com; rayers@steptoe.com Attorneys for Department of Defense Attorneys for eTreppid and Warren Trepp 17 Greg Addington, AUSA Bridget Robb Peck, Esq. U.S. DEPARTMENT OF JUSTICE Lewis and Roca LLP 100 W. Liberty Street. Suite 600 50 West Liberty Street, Suite 410 Reno, Nevada 89501 Reno, Nevada 89501 E-mail: Greg.addington@usdoj.gov Tel: (775) 823-2900; Fax: (775) 823-2929 (775) 784-5181 - FAX bpeck@lrlaw.com 20 Attorneys for Atigeo LLC & Michael Sandoval Attorneys for Department of Defense Roland Tellis, Esq. Robert E. Rohde, Esq. Marshall B. Grossman, Esq. Gregory Schwartz, Esq. Rohde & Van Kampen Heather L. Ristau, Esq. Bingham McCutchen LLP 1001 Fourth Avenue, Suite 4050 1620 26th Street, Fourth Floor, North Tower Seattle, Washington 98154 23 Santa Monica, CA 90404-4060 Fax: (206) 405-2825 Fax: (310) 907-2143 E-mail: <u>brohde@rohdelaw.com</u>, 24 E-mail: roland.tellis@bingham.com; gschwartz@rohdelaw.com marshall.grossman@bingham.com; Attorneys for Atigeo LLC 25 heather.ristau@bingham.com Attorneys for Michael Sandoval 26 27 28

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6	[ELECTRONIC] By filing the document(s) electronically with the U.S. District Court and therefore the court's computer system has electronically delivered a copy of the foregoing
7	document(s) to the persons listed above at their respective email address.
8	I declare under penalty of perjury under the laws of the State of California and the United States of America that the foregoing is true and correct.
9	Executed on April 17, 2009, at Los Angeles, California.
10	Ellyn S. Garofalo /s/ Ellyn S. Garofalo (Signature)
11	(Type or print name) (Signature)
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